

LAKE LINGANORE at Eaglehead

Deed of Trust

11110101	KCHASE -	INIONE :	LDEED	OF TRU	STime	ade a	nd deli	vered t	his $\underline{1}$	<u> Oth</u>	day of.	Ma	<u>rch</u>	19.7
by and betwee	en <u>P</u> a	atrick	B. Ri	chards	on a	and	Beatr	ice A	A. Ri	char	ds on,	his	wi.fe	(T/E)
hereinafter red JAMES McSH Trustees k Frederick	oy rec Count	ording v. Mar	a ce: vland	rtific	THIVIN	11 <i>1</i> 7 1	rustees such a \$ \$.; T appoi	he be ntmer 0.00	mefi nt in	clary The Unter	may Land d Pri	subs Reco: ncipa	
WHEREA Eight the correction of as evidenced to CORPORATIO 119 payment the principal severy month content the remains the remai	by one	certain n ch place \$68.06 be paya	egotiable as the last on the in reprise of the last on the in response to the last on the	le promis holder the e fina nonthly	ssory ereof 1 (a nstall	note may \$68 men	of ever designals of \$1	date te; and	herewi	a Mar Doith, pa eas sa — eac	yland ollars (S yable t id note th on the	corpora 810 o the o provid	tion, in 67.50 rder of les that	l payments o
AND WHE the makers have without penalterms and concevents, the hole with all charge	EREAS, ve the post or predictions to derof the expenses.	said note rivilege of mium of hereof or le said no ises, adv	of preparances a	waives to ying at a nd, and part to the coverable the nd attorn	he be ny tir provid nants e right ney's f	ne al les fu and d t to d	of Hon l or par rther th condition eclare to immedi	t of the action of the entited to the entitle to th	Exeme prince on failucing the unplus and the and the and the and the three unplus and three	ption cipal b are to ed of to aid ba d paya	provid alance perforn rust, th lance of ble.	es, amo remain n or cor en and of the in	ing duo nply w in any debted	or all of such ess, togethe
NOW, THE Dollars (\$10.00 unto the said	EREFOR)), the re Trustees	E. THIS ceipt of	INDEN' which i	TURE W s hereby	TNES	SSET owled	Ovided H: that lged, th	ror in in con e Gran	said n sidera tor do	ote an tion of es here	d/or in the pr eby grai	this in emises	strume and th	e sum of Te
LC ap Ma Pla AN	OT pears do aryland at Book ND BEIN	166 aly dedication G that	BLOCK sated, p	latted an	d reco	Me a SEC orded	TION	the L	Plat Plat	EAGLI cords	EFEAD of Fred	, as the erick C	e same ounty,	
Together wan any wise approvever, of, in, ures, movable on a upon the reating and lighted the same, include the same, include the same include the parallel of the matter occur in the neutioned and	e purchadith all in pertaining or immodeling appropriate the ding but haking of ties here tese presences conveyed	mprovering, and a paratus, ges, med installing finstalling ents shared.	y. nents, very kersell of the levery kersel to a sent pay yone classell be de	vays, eas estate, and and and and and contion the refrigerantor, in my equity ments of alming by emed to	ement ement ight, remis descri- erewite ns, ve ation, and whice of thro- inclu-	ts, rightitle, ses, a ption the clish upon the clis	ghts, printeres nd all, in and sylvasher said propertion of the portunde lof the point of the po	tust be ivileged and constant consequired urchas in them improved	s and a claims, nd eve aid property of the content	appurt either ry of the mises and (e same he works, fixton)	secure erance at law he intended white and her and her care and area area area area area area area are	s to the or in erior impolers, awning linoler being under dearter	same canty, rovem hereaf hot wings, wings e place such e lerstood remise and property of the property of the place of the property of the prop	belonging of or otherwise ents and fix ter be placed attention and on a contract of the ents and a contract and a contract a co
To have and	d to hole	d the said	d prope	rty and i	mprov	veme	nts unt	o the (CKIRIKK	t Tru	silees	3	·	
														

In Trust, to secure to the holder of the herein described indebtedness, payment thereof, and to permit the Grantor to use and occupy the said described land and premises and take the rents, issues and profits thereof to his own use until default in the performance of or compliance with any of the terms and conditions in the note secured hereby or any of the covenants and conditions contained herein, whereupon the entire indebtedness secured hereby shall become immediately due and payable at the option of the holder thereof.

And upon the full repayment of all of said indebtedness, and all monies advanced or expended as herein provided, and all other proper costs, attorney's fees, charges, commissions, half commissions and expenses incurred at any time before the sale hereinafter provided for, the said Trustees shall release and reconvey the said land and premises unto the Grantor at his cost.